## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN THE MATTER OF:		
		Chapter 7
		Case No. 24-41956-mar
BRANDON HEITMANN,		Hon. Mark A. Randon
Debtor(s).		
	/	
MOHAMED SAAD,		
Plaintiff,		Adv. Pro. No. 24-04375-mar
		Hon. Mark A. Randon
V.		
BRANDON HEITMANN,		
Defendant.		
D oronaum.	/	

#### THIRD RE-NOTICE OF TAKING DEPOSITION OF MOHAMED SAAD

To: Mohamed Saad c/o OSIPOV BIGELMAN P.C. Jeffrey H. Bigelman, Esq. 20700 Civic Center Drive, Suite 420 Southfield, MI 48076

PLEASE TAKE NOTICE that Counsel for Defendant, Brandon Heitmann, will take the deposition of Mohamed Saad, on <u>Thursday, May 15, 2025 at 10:00</u> <u>AM</u> at the offices of OSIPOV BIGELMAN P.C., 20700 Civic Center Drive, Suite 420, Southfield, MI 48076.

Deponent is to have personal knowledge to testify to all claims alleged in the Complaint and all averments made in his pleadings in this matter.

The deposition will be transcribed by a court reporter.

Respectfully Submitted,

#### KOTZ SANGSTER WYSOCKI P.C.

By: /s/ Tyler P. Phillips
Tyler P. Phillips (P78280)
Attorneys for Defendant Heitmann
400 Renaissance Ctr. Ste. 3400

Detroit, MI 48243 313-259-8633

tphillips@kotzsangster.com

Dated: April 29, 2025

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BRANDON HEITMANN,		
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	/	

## Certificate of Service

I hereby certify that on April 29, 2025, I, served a copy of the **Third Re-Notice of Taking Deposition of Mohamed Saad** by filing the same with the Clerk of the Court using the ECF system which will send notification of such filing to all parties registered on the ECF System for this case, including:

#### Robert N. Bassel

bbassel@gmail.com, robertbassel@hotmail.com;ecfbassel@gmail.com **Jeffrey H. Bigelman** 

jhb\_ecf@osbig.com, tc@osbig.com;mk@osbig.com

**Anthony James Miller** 

am@osbig.com

**Yuliy Osipov** 

yotc ecf@yahoo.com, yo ecf@osbig.com;tc ecf@osbig.com

# Respectfully Submitted,

#### KOTZ SANGSTER WYSOCKI P.C.

By: /s/ Tyler P. Phillips
Tyler P. Phillips (P78280)
Attorneys for Defendant Heitmann 400 Renaissance Ctr. Ste. 3400
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